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December 13, 2005

***Via Electronic Filing***

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, DC 20554

Re: **Ex Parte Notice**  
CC Docket No. 03-66

Dear Ms. Dortch:

This is in response to the December 1, 2005, *ex parte* presentation made by Sprint Nextel ("Sprint"), which was submitted into the record on December 5, 2005. On page seven of its presentation, Sprint alleges that "Exempting one MVPD in the area of Twin Falls, Idaho, for example, creates potential harmful interference that could disable operations in the neighboring area of Boise." Sprint's allegation is identical to that made in the October 23, 2003, reply comments jointly submitted in the above-referenced docket by the Wireless Communications Association International, Inc., the National ITFS Association and the Catholic Television Network (collectively, "WCA/NIA/CTN").<sup>1</sup>

As the Broadband Radio Service licensee for the Twin Falls BTA, Teton Wireless Television, Inc. ("Teton") responded to this allegation via the attached *ex parte* submissions, dated February 3 and March 25, 2004. In these filings, Teton, using a real-world interference propagation model,

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<sup>1</sup> See Reply Comments of the Wireless Communications Association International, Inc., the National ITFS Association and the Catholic Television Network, WT Docket No. 03-66 (filed on Oct. 23, 2003) at Attachment C ("A Study of the Impact of the Twin Falls, ID MMDS/ ITFS Video Operation on Sprint Cell Sites in The Boise-Nampa, ID BTA #50"). In fact, the diagram included in the Sprint presentation is identical to that submitted in the WCA/NIA/CTN filing. *See id.*

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demonstrated that the allegation of predicted interference from the Twin Falls BTA was overstated by as much as 95 percent and that, in fact, Teton's Twin Falls system is predicted to cause *no* interference in the Boise metropolitan area.

Pursuant to Section 1.1206(b) of the Commission's rules, an electronic copy of this letter is being filed with the office of the Secretary. Please contact the undersigned if there are any questions or comments associated with this notice.

Respectfully submitted,

/s/Terry Smith

Terry Smith  
President

Enclosures